1 2 3 4 5 6 7 8 9 10 11 12 13 14	Jennifer L. Keller (84412) jkeller@kelleranderle.com Chase Scolnick (227631) cscolnick@kelleranderle.com Chase Scolnick (227631) cscolnick@kelleranderle.com Craig Harbaugh (194309) charbaugh@kelleranderle.com Gregory Sergi (257415) gsergi@kelleranderle.com Gregory Sergi (257415) gsergi@kelleranderle.com KELLER/ANDERLE LLP 18300 Von Karman Ave., Suite 930 Irvine, CA 92612 Telephone (949) 476-0900 Popher LaVigne (pro hac vice) oher.lavigne@sherman.com N OVERY SHEARMAN STERLING P xington Ave ork, NY 10022 one (212) 848-4000 sys for Plaintiff/Counterclaim-Defendant DANT HEALTH, INC.			
15	UNITED STATES DISTRICT COURT			
16 17	NORTHERN DISTRICT OF CALIFORNIA			
18	SAN FRANCISCO DIVISION			
19	GUARDANT HEALTH, INC. Case No. 3:21-cv-04062-EMC			
20	Plaintiff and Counterclaim-Defendant, GUARDANT HEALTH, INC.'S ADMINISTRATIVE MOTION TO			
21	VS. CONSIDER WHETHER ANOTHER PARTY'S MATERIAL SHOULD BE FILED UNDER SEAL IN			
22 23	NATERA, INC. CONNECTION WITH GUARDANT'S RESPONSE IN OPPOSITION TO NATERA'S EMERGENCY MOTION			
24	Defendant and Counterclaim-Plaintiff. NATERA SEMERGENCY MOTION FOR LESSER SANCTIONS			
25 26	Motion Hearing: Nov. 4, 2024, at 8:30 am Trial Date: November 5, 2024			
27				
28				

Pursuant to Civil Local Rules 7-11 and 79-5(f), Plaintiff/Counter-Defendant Guardant Health, Inc. ("Guardant") files this Administrative Motion to Consider Whether Defendant/Cross-Plaintiff Natera, Inc.'s ("Natera") Material Should be Filed Under Seal in Connection with Guardant's Response in Opposition to Natera's Emergency Motion for Lesser Sanctions (Dkt. 749), which information designated "CONFIDENTIAL" "HIGHLY contains or CONFIDENTIAL - ATTORNEYS' EYES ONLY" by Natera.

Pursuant to Local Rule 79-5(f), Plaintiff identifies the following as containing information that has been designated as CONFIDENTIAL or HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY by Natera:

Document to be Sealed	Portion Requested to Seal	Party Designating Information Confidential
Guardant's Response in Opposition to Natera's Emergency Motion for Lesser Sanctions (Dkt. 749)	Highlighted Portions	Natera, Inc.
Exhibit A	Entire Document	Natera, Inc.
Transcript of the June 7, 2024 Deposition of Matthew Rabinowitz (Excerpts)		

Dated: October 31, 2024

ALLEN OVERY SHEARMAN STERLING US LLP

By /s/ Saul Perloff

Saul Perloff

Attorney for Plaintiff GUARDANT HEALTH, INC.

24

23

25

26 27

28